

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF OREGON

ZELAJA ALCONNA BATTLES,

No. 2:19-cv-01727-AC

Plaintiff,

ORDER

v.

DEPARTMENT OF CORRECTIONS, BRAD  
CAIN: *Superintendent of Snake river  
Correctional Inst.*, JULINA CLAUS: *Mail  
room supervisor.*, K. WATTS: *Education  
Coordinator for TVCC*, M. PACHERO:  
*Education Coordinator for TVCC*, J.  
WOODLAND: *Captain*, J. TAYLOR:  
*Grievance Coordinator*,

Defendants.

HERNÁNDEZ, District Judge:

Magistrate Judge Acosta issued a Findings and Recommendation [96], in which he recommends that the Court grant Education Defendant's Motion to Dismiss [84] and State

Defendants' Partial Motion to Dismiss [86]. The matter is now before the Court pursuant to 28 U.S.C. § 636(b)(1)(B) and Federal Rule of Civil Procedure 72(b).


Because no objections to the Magistrate Judge's Findings and Recommendation were timely filed, the Court is relieved of its obligation to review the record *de novo*. *United States v. Reyna-Tapia*, 328 F.3d 1114, 1121 (9th Cir. 2003) (en banc); *see also United States v. Bernhardt*, 840 F.2d 1441, 1444 (9th Cir. 1988) (*de novo* review required only for portions of Magistrate Judge's report to which objections have been made). Having reviewed the legal principles *de novo*, the Court finds no error.

### CONCLUSION

The Court ADOPTS Magistrate Judge Acosta's Findings and Recommendation [96]. Accordingly, Education Defendant's Motion to Dismiss [84] and State Defendants' Partial Motion to Dismiss [86] are granted and the claims are dismissed with prejudice.

IT IS SO ORDERED.

DATED: May 28, 2021.

  
\_\_\_\_\_  
MARCO A. HERNÁNDEZ  
United States District Judge